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4 LOOP AI LABS INC,
5 Plaintiff,
6 v.
7 ANNA GATTI, et al.,
8 Defendants.

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10 Case No. 15-cv-00798-HSG
11 **JUDGMENT**

12 For the reasons stated in the Court's order imposing terminating sanctions, Dkt. No. 993,
13 judgment is hereby entered in favor of Defendants. The Court declines to exercise supplemental
14 jurisdiction over Defendant Anna Gatti's counterclaim, Dkt. No. 197 at 31-32, because it has
15 dismissed the claims over which it had original jurisdiction.¹

16 **IT IS SO ORDERED.**

17 Dated: 3/21/2017

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19 HAYWOOD S. GILLIAM, JR.
20 United States District Judge

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26 ¹ See 28 U.S.C. § 1337(c)(3); see also *Sanford v. MemberWorks, Inc.*, 625 F.3d 550, 561 (9th Cir.
27 2010) ("[I]n the usual case in which all federal-law claims are eliminated before trial, the balance
28 of factors to be considered under the pendent jurisdiction doctrine—judicial economy,
convenience, fairness, and comity—will point toward declining to exercise jurisdiction over the
remaining state-law claims." (citation and internal quotation marks omitted)).